Filed 07/23/2008

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Case 3:07-cv-04602-JCS Document 32

LAW OFFICES OF PAUL L. REIN 200 LAKESIDE DR., SUITE A OAKLAND, CA 94612-3503 (510) 832-5001 **CONSENT DECREE AND ORDER**

1. Plaintiff ANDI MILLARD, filed a Complaint in this action on September 5, 2007, to obtain recovery of damages for her discriminatory experiences, denial of access, and denial of her civil rights, and to enforce provisions of the Americans with Disabilities Act of 1990 ("ADA"), 42 U.S.C. §§ 12101 et seq., and California civil rights laws against Defendants, CHINA CHEF RESTAURANT; ANNA TIEN; HELEN PANT; JOHN TANG; ZHANG SIMING, dba CHINA CHEF RESTAURANT; EUGENE J. AND BARBARA CASARETTO TRUST; EUGENE CASARETTO and BARBARA CASARETTO, TRUSTEES of the EUGENE J. AND BARBARA CASARETTO TRUST; and DOES 1-10, inclusive, relating to the condition of their public accommodations as of Plaintiff's visit of April 20, 2007, and continuing. Plaintiff has alleged that Defendants violated Title III of the ADA and sections 51, 52, 54, 54.1, 54.3 and 55 of the California Civil Code, and sections 19955 et seq., of the California Health and Safety Code by failing to provide full and equal access to their facilities at the China Chef Restaurant located at 676 El Camino Real, San Carlos, California ("the Property").

2. Defendants CHINA CHEF RESTAURANT; HELEN TANG; JOHN TANG; ZHANG SIMING, dba CHINA CHEF RESTAURANT; EUGENE J. AND BARBARA CASARETTO TRUST; EUGENE CASARETTO and BARBARA CASARETTO, TRUSTEES of the EUGENE J. AND BARBARA CASARETTO TRUST; and DOES 1-10, inclusive, deny the allegations in the Complaint and by entering into this Consent Decree and Order do not admit liability to any of the allegations in Plaintiff's Complaint filed in this action. The parties hereby enter into this Consent Decree and Order for the purpose of resolving this lawsuit without the need for protracted litigation, and without the admission of any liability.

JURISDICTION:

3. The parties to this Consent Decree agree that the Court has jurisdiction of this matter pursuant to 28 USC §1331 for alleged violations of the Americans with Disabilities Act of 1990, 42 USC 12101 *et seq.* and pursuant to supplemental jurisdiction for alleged violations

LAW OFFICES OF PAUL L. REIN 800 LAKESIDE DR., SUITE A DAKLAND, CA 94612-3503

(510) 832-5001

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of California Health & Safety Code §19955 et seq., including §19959; Title 24 California Code of Regulations; and California Civil Code §§51; 52; 54; 54.1; 54.3; and 55.

In order to avoid the costs, expense, and uncertainty of protracted litigation, the 4. parties to this Consent Decree agree to entry of this Order to resolve all claims regarding injunctive relief, damages, attorney fees, litigation expenses, and costs, raised in the Complaint filed with this Court. Accordingly, they agree to the entry of this Order without trial or further adjudication of any issues of fact or law concerning Plaintiff's claims for injunctive relief, damages, attorney fees, litigation expenses, and costs.

WHEREFORE, the parties to this Consent Decree hereby agree and stipulate to the Court's entry of this Consent Decree and Order, which provides as follows:

SETTLEMENT OF INJUNCTIVE RELIEF:

- This Order shall be a full, complete, and final disposition and settlement of 5. Plaintiff's claims against Defendants for injunctive relief that have arisen out of the subject Complaint. The parties agree that there has been no admission or finding of liability or violation of the ADA and/or California civil rights laws, and this Consent Decree and Order should not be construed as such.
- Defendants have represented that Defendant China Chef has closed its business 6. (until the business is sold or their term of lease ends, Defendant China Chef will use the premises for storage) and defendant Casaretto Trust intends to sell the building. Therefore, the Property will not be used as a public accommodation at this time. Defendants agree that prior to the Property ever being used as a public accommodation in the future, by any business other than China Chef, it will be brought into full compliance with all access codes including Title 24-2 and Americans with Disabilities Act Accessibility Guidelines or, as an alternative, it will be brought into compliance with the access improvements specified in Jonathan Adler's expert report (and as allowed in the DES Architects and Engineers Site Plan and Site Detail, dated March 24, 2008, attached to the Adler report), attached to this Consent Decree as Attachment A. If so, the Property will at least be made accessible, in regard to provision of accessible

entry, restroom, and parking. In the event Defendant China Chef (i.e. Helen Tang, John Tang, 1 and Zhang Siming, dba China Chef Restaurant) never reopen the restaurant at the current 2 location or their lease term ends, Defendant China Chef will not be required to perform and/or 3 be liable for any and all fees and costs related to bringing the Property into compliance as 4 5 required by this Consent Decree and related Order (i.e. the injunctive relief matters). Furthermore, should Defendant China Chef sell the subject business, the purchaser of said 6 business shall only be required to make certain that the interior of the Property comes into 7 compliance with the access requirements as provided in this Consent Decree for the Landlord 8 will be responsible for making certain that the exterior of the Property will come into 9 compliance with the access requirements of this Consent Decree. None of the agreements 10 allocating responsibility between tenants and owners, as stated above, are intended to relieve 11 any of the defendant parties from their joint responsibilities to the plaintiff, Andi Millard, or to 12 her attorneys for injunctive relief, fees, litigation expenses, or costs. 13 14

7. If the property is re-opened and used as a public accommodation within the next eight (8) months, Defendants will submit plans for all corrective work to the appropriate governmental agencies within 30 days of reopening, will commence work within 30 days of receiving approval from the appropriate agencies, and will complete all work within 30 days of commencement. For work not requiring building permits, the work will be completed within 30 days of reopening. In the event that unforeseen difficulties prevent Defendants from completing any of the agreed-upon injunctive relief, Defendants or their counsel will notify Plaintiff's counsel in writing within 15 days of discovering the delay. Defendants or their counsel will notify Plaintiff's counsel when the corrective work is completed, and in any case will provide a status report no later than 120 days from the reopening of the property as a public accommodation. If the facility is reopened as a public accommodation after eight (8) months from the entry of this consent decree, it must be made accessible prior to opening.

DAMAGES, ATTORNEY FEES, LITIGATION EXPENSES, AND COSTS:

8. The parties have reached an agreement to pay plaintiff \$10,000 damages,

LAW OFFICES OF PAUL L. REIN 200 LAKESIDE DR., SUITE A OAKLAND, CA 94612-3503 (510) 832-5001

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have now reached an agreement regarding Plaintiff's claims for attorney fees, litigation expenses and costs. Defendants shall pay Plaintiff's attorney, Paul L. Rein, \$40,000 on or before August 8, 2008.

payable to Paul Rein in trust for Andi Millard, and to do so on or before June 25, 2008, and

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ENTIRE CONSENT ORDER:

9. This Consent Decree and Order constitutes the entire agreement between the signing parties on all matters in this lawsuit, and no other statement, promise, or agreement, either written or oral, made by any of the parties or agents of any of the parties, that is not contained in this written Consent Decree and Order, shall be enforceable regarding all matters described herein.

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CONSENT ORDER BINDING ON PARTIES AND SUCCESSORS IN INTEREST:

10. This Consent Decree and Order shall be binding on Plaintiff ANDI MILLARD; Defendants CHINA CHEF RESTAURANT; HELEN TANG; JOHN TANG; ZHANG SIMING, dba CHINA CHEF RESTAURANT; EUGENE J. AND BARBARA CASARETTO TRUST; EUGENE CASARETTO and BARBARA CASARETTO, TRUSTEES of the EUGENE J. AND BARBARA CASARETTO TRUST; and any successors in interest. The parties have a duty to so notify all such successors in interest of the existence and terms of this Consent Decree and Order during the period of the Court's jurisdiction of this Consent Decree and Order.

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MUTUAL RELEASE AND WAIVER OF CIVIL CODE SECTION 1542 AS TO INJUNCTIVE RELIEF ONLY:

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11. Each of the parties to this Consent Decree understands and agrees that there is a risk and possibility that, subsequent to the execution of this Consent Decree, any or all of them will incur, suffer, or experience some further loss or damage with respect to the Lawsuit which are unknown or unanticipated at the time this Consent Decree is signed. Except for all

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LAW OFFICES OF PAUL L. REIN 200 LAKESIDE DR., SUITE A DAKLAND, CA 94612-3503 (510) 832-5001 obligations required in this Consent Decree, the parties intend that this Consent Decree apply to all such further loss with respect to the Lawsuit, except those caused by the parties subsequent to the execution of this Consent Decree. Therefore, except for all obligations required in this Consent Decree, this Consent Decree shall apply to and cover any and all claims, demands, actions and causes of action by the parties to this Consent Decree with respect to the Lawsuit, whether the same are known, unknown or hereafter discovered or ascertained, and the provisions of Section 1542 of the California Civil Code are hereby expressly waived. Section 1542 provides as follows:

A GENERAL RELEASE DOES NOT EXTEND TO CLAIMS WHICH THE CREDITOR DOES NOT KNOW OR SUSPECT TO EXIST IN HIS OR HER FAVOR AT THE TIME OF EXECUTING THE RELEASE, WHICH IF KNOWN BY HIM OR HER MUST HAVE MATERIALLY AFFECTED HIS SETTLEMENT WITH THE DEBTOR.

12. Except for all obligations required in this Consent Decree, each of the parties to this Consent Decree, on behalf of each, their respective agents, representatives, predecessors, successors, heirs, partners and assigns, releases and forever discharges each other Party and all officers, directors, shareholders, subsidiaries, joint venturers, stockholders, partners, parent companies, employees, agents, attorneys, insurance carriers, heirs, predecessors, and representatives of each other Party, from all claims, demands, actions, and causes of action of whatever kind or nature, presently known or unknown, arising out of or in any way connected with the Lawsuit.

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TERM OF THE CONSENT DECREE AND ORDER:

LAW OFFICES OF PAUL L. REIN 200 LAKESIDE DR., SUITE A OAKLAND, CA 94612-3503 (510) 832-5001

1	13. This Consent Decree and Order shall be in full force and effect for a period of
2	twelve (12) months after the date of entry of this Consent Decree and Order, or until the
3	injunctive relief contemplated by this Consent Decree and Order is completed, whichever
4	occurs later. The Court shall retain jurisdiction of this action to enforce provisions of this
5	Consent Decree and Order for twelve (12) months after the date of this Consent Decree, or until
б	the injunctive relief contemplated by this Consent Decree and Order is completed, whichever
7	occurs later.
8	
9	SEVERABILITY:
10	14. If any term of this Consent Decree and Order is determined by any court to be
11	unenforceable, the other terms of this Consent Decree and Order shall nonetheless remain in
12	full force and effect.
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14	SIGNATORIES BIND PARTIES:
15	15. Signatories on the behalf of the parties represent that they are authorized to bind
16	the parties to this Consent Decree and Order. This Consent Decree and Order may be signed in
17	counterparts and a facsimile signature shall have the same force and effect as an original
18	signature.
19	// Dated: July 13, 2008
20.	(March
21	Plaintiff ANDI MILLARD
22	Dated: July §, 2008
23	Eugne J. Casartto, Mustee
24	Defendant EUGENE AND BARBARA CASARETTO AS TRUSTEES OF THE
25	CASARETTO TRUST
26	
27	Dated: July , 2008
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LAW OFFICES OF PAUL L. REIN 200 LAWSSIDE DR., SUITE A OAKLAND, CA 94612-3503 (510) 832-3001 LVI'd

LAW OFFICES OF PAUL L. REIN 200 LAKESIDE DR., SUITE A OAKLAND, CA 94612-3503 (510) 832-5001

Consent Decree and [Proposed] Order: Case No. CO7-04602 JCS Document 32 Filed 07/23/2008

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LAW OFFICES OF PAUL L. REIN 200 LAKESIDE DR., SUITE A OAKLAND, CA 94612-3503 (510) 832-5001 Case 3:07-cv-04602-JCS

Pursuant to stipulation, and for good cause shown, IT IS SO ORDERED.

Consent Decree and [Proposed] Order: Case No. CO7-04602 JCS

ORDER

Dated: <u>July 23</u>, 2008



ATTACHMENT A

China Chef Restaurant 676 El Camino Real San Carlos, CA

Disabled Access Evaluation: Assessment of Architectural Barriers

Inspection Date: 12/14/07

Survey performed by:

Jonathan Adler, Principal | ACCESS COMPLIANCE SERVICES ICBO Accessibility Inspector/Plans Examiner #0886919-21 CA Contractor Lic. #707965 (831) 429-4191

g inaccessible Features	ing The Requirement To Correct Inaccessible Features	ectural Barriers5	of Architectural Barriers	Part V. Recommendations
त ।: Basis For Identifying Inac	rt II. Basis For Determining Th	rt III: Summary Of Architectural	rt IV: Detailed Inventory of Arch	HV: Recommendations
	Part I: Basis For Identifying Inaccessible Features	त I: Basis For Identifying Inaccessible Features	Part I: Basis For Identifying Inaccessible Features	Part I: Basis For Identifying Inaccessible Features

Part I: Basis For Identifying Inaccessible Features

American National Standards Institute standards for accessibility, as applied to public accommodations in California pursuant to (1970 to 1981) Govt. Code 4450 and H&S Code 19955

The California Building Code as applies to public accommodations, pursuant to CA Health & Safety Code 19955(1982 to present) · CA Code of Regulations, Title-24 Part 2, Volume 1

 The Americans with Disabilities Act Title III-28 CFR Part 36, Appendix A. (1990 to present) The Americans with Disabilities Act Accessibility Guidelines for Buildings and Facilities

Part II. Basis For Determining The Requirement To Correct Inaccessible Features

1. Violations: Architectural features that failed to meet the applicable state or federal regulations when they were originally constructed are required to be corrected. This applies to:

a) Newly constructed facilities that were improperly built,
 b) Alterations to existing facilities that were improperly built, with or without a permit.

c) Path of Travel- Alterations in which an accessible path of travel was not properly provided to the altered area. Under California law since 1982, and under the ADA since 1990, the altered area was required to comply with disabled access standards in

addition to another requirement that was also triggered, called path of travel.

unreasonable hardship. A large project is one where the cost exceeds an annually adjusted index, or where a series of projects over Path of travel requires that the route to the altered area must be made accessible, which includes parking when it is provided, as well 20% of the project's total cost, the access improvements can be limited to that which can be accomplished for that amount (i.e. 20% lelephones that serve the altered area. When the cost of providing the path of travel is an unreasonable hardship, that is it exceeds of the total cost). However, under California law, the path of travel improvements on large projects cannot be capped based on an as exterior routes, an entrance, interior routes as needed, the restrooms that serve the aftered area, and drinking fountains and a three-year period cost more than that threshold

2, Architectural Barriers Under The ADA

Since 1990, the Americans with Disabilities Act, at section 42 USC 12182 (b)(2)(A)(iv) has required that features that do not meet the standards for access (ADAAG), are barriers and must be corrected. This obligation applies to existing facilities regardless of the age of the building or whether any construction or alterations have been done, although special allowances may apply to truly historic buildings. The extent to which the obligation applies is limited to tasks that are "readily achievable".

There is no formulaic definition of what meets the standard of "readily achievable". It is determined in part on the "overall financial resources" of the responsible parties. It is beyond the scope of this assignment to make such a determination at this time.

ADA Title III Sec. 36.201

(b) Landlord and tenant responsibilities. Both the landlord who owns the building that houses a place of public accommodation and the tenant who owns or operates the place of public accommodation are public accommodations subject to the requirements of this part. As between the parties, allocation of responsibility for complying with the obligations of this part may be determined by lease or other contract.

much difficulty or expense." Factors to be considered when determining whether removing a barrier is "readily achievable" are set out Under the ADA an access barrier is "readily achievable" if the removal is "easily accomplishable and able to be carried out without in the ADA §301 (9) [42 USC 12181], which states:

- (9) READILY ACHIEVABLE. The term 'readily achievable' means easily accomplishable and able to be carried out without much difficulty or expense. In determining whether an action is readily achievable, factors to be considered include--
 - (A) the nature and cost of the action needed under this Act;
- (B) the overall financial resources of the facility or facilities involved in the action; the number of persons employed at such facility; the effect on expenses and resources, or the impact otherwise of such action upon the operation of the facility;
- (C) the overall financial resources of the covered entity; the overall size of the business of a covered entity with respect to the number of its employees; the number, type, and location of its facilities; and
- (D) the type of operation or operations of the covered entity, including the composition, structure, and functions of the workforce of such entity; the geographic separateness, administrative or fiscal relationship of the facility or facilities in question to the covered entity.

PART III: SUMMARY OF INACCESSIBLE CONDITIONS

PARKING

Approximately 15 total parking spaces are provided in the lot adjacent to the restaurant, a few of which are reserved exclusively for customers of China Chef. None of the spaces in the lot are reserved for persons with disabilities.

ACCESS TO THE PUBLIC ENTRANCE:

Change of level: Entering the normal public entrance to the restaurant, from the sidewalk on El Camino Real, requires traveling up two steps, and there is no available accessible alternative. Note: A second building entrance at the back of the restaurant, which opens into a storage area of the restaurant, is equally inaccessible. It requires traveling down two steps from the exterior to the interior floor level.

11lb.s of force to open, where maximum 5lb. is allowed, and it closes in 1.4 seconds where the minimum allowable closing speed is Door Operation: Each leaf of the paired entry doors of the public entrance yields only a 27-1/2" wide opening, where a minimum 32inch wide opening is required by at least one door. One of the doors is fixed and the other is operable. The active door requires 3 seconds

SEATING

Knee Space: The clear space under each of the four dining area tables, is only 13" deep, where an accessible wheelchair seating space must provide a minimum 19" deep knee space.

UNISEX RESTROOM

The restroom consists of two rooms. From a hallway, the outer room is entered first. It contains a lavatory. The inner room contains concerning this restroom it is yet to be determined when it was actually built and what standards were applicable when it was built, or even if the work was done with a building permit. The restroom was not built to be accessible in any way; some of the profound the toilet. The restroom appears to be the result of a makeshift atteration. Because government offices do not have records barriers to access include, but are not limited to the following:

Door From Hallway to Outer Room - Lacks Maneuvering Space And The Doorway is Too Narrow.

- The door landing is only 34" deep, where a minimum 48" deep landing is required.
 The door width is only 25-1/2", where a minimum 32" wide clear opening is required.

• Due to a change of floor level between the inner and outer parts of the restroom, the door threshold is 4" high, where a maximum Door From Outer Room to the Toilet Area - Poses a 4-Inch High Step, and The Doorway Is Too Narrow.

. The door opening is only 25-1/2" wide, where a minimum 32" wide clear opening is required. 1/2-inch change of level is allowable.

China Chaf report.doc

Maneuvering Space in the Toilet Room is Too Small.

. The clear floor space is approximately only 42° diameter, where a minimum of 60° diameter is required.

Toilet Fixture Is Too Low And Grab Bars Are Not Provided.

- · Toilet seat is 15-1/2" high, where it is required to be 17' to 19" high
- Required grab bars on the walls adjacent to and behind the tollet are not provided at all.

PART IV: DETAILED INVENTORY OF ARCHITECTURAL BARRIERS

The following Inventory of Barriers lists the features that do not meet the regulatory standards for disabled access, as stated in one or more of the following:

CBC: CA Building Code (Title 24 Part 2 - Volume 1)

ADAAG: The Americans with Disabilities Act (Tille III - 28 CFR Part 36, Appendix A)

ANSI A117.1 - 1961 The American National Standard Institute

ADA: Title III of the Americans with Disabilities Act pertaining to places of public accommodation.

LEGEND

For efficiency purposes, this section employs the use of abbreviations as follows: Americans with Disabilities Act Accessibility Guidelines ADAAG

Above Finish Floor

California Building Code CBC

nternational Symbol of Accessibility Centerline

California Title 24 Accessibility Standards Public Right of Way Path of Travel PROW POT

Title 24/CBC

Referenced photos are numbered and located at the back of the report.

Filoso		
Recommendation	Provide one accessible parking space with an 8-ft wide access aisle adjacent to the passenger's side of the vehicle, and install required signage.	
Cade Ref.	ADAAG 4.1.2(5)(a)	
Code Requirement	Non-Medical Facility 1–26 26–50 26–50 27–75 51–75 101–150 201–30 201–30 301–400 8	The state of the s
Ватівт Description	1.1 Quantity: Approximately 15 total parking spaces are provided in the lot adjacent to the restaurant, a few of which are reserved exclusively for customers of China Chef. None of the spaces in the lot are reserved for persons with disabilities.	
#	5 5	_

F11010	Front Side 2-1a Back Side 2-1b 2-1c		_
Recommendation	Perform Option A or B, however, if both of those options are proved to be legally or structurally infeasible, perform Option C. A) EXTERIOR RAMP at the FRONT ENTRY: Install an exterior ramp as shown in Drawing A. The ramp would provide an accessible route directly up to the public entrance from the public sidewalk. This solution would require a sidewalk encreachment permit from CA Dept. of Transportation (CalTrans)	B) EXTERIOR RAMP At the BACK ENTRY: If a sidewalk encreachment permit cannot be acquired per Option-A, install a walkway along the side of the building that would lead to the back entry door, as shown in Drawing B. The restaurant floorlevel is down two steps and is lower than the exterior grade at the area of the back door. This solution would require lowering the back door to the same level as the restaurant floor, and excavating the exterior grade account that exterior grade are level as the restaurant floor, and excavating the exterior grade around that door to provide an accessible path to it.	C) INTERIOR WHEELCHAIR LIFT: If it can be demonstrated that neither A, nor B are feasible, install a wheelchair lift (or a ramp) that would fead down to the restaurant's floor level from the back entry door, as shown in Drawing C.
Code Ref.	ADAAG 4.5.2		
Code Requirement	Changes in level greater than 1/2 in must be accomplished by means of an accessible ramp		
The Property of the	PUBLIC ENTRANCE Change of level: Entering the normal public entrance to the restaurant from the stewards on El Camino Real, requires traveling up two steps and there is no available accessible atternative		
	273		

			Code Dof	Recommendation	Pricto
*	Barrier Description	Code Requirement	13.4	Make the front entry door	2-2
2.2	Door Size: Each leaf of the paired entry doors of	Where a pair of doors is used, at least one of the doors must provide a clear,		accessible, by replacing the paired doors with a single 3-ft wide door,	
	the public entrance yields only a 27-1/2" wide one mind	unobstructed opening width or 32 inches with the leaf opened 90-degrees		or by installing a powered door	
	A consideration of the constant of the constan			simultaneously.	
				Note: Widen the front door door only if Option-A as described af	
				item 2.1 is performed. Otherwise, it couldn't are outformed,	
				provide directional signage at the	
	,			door that would be made	
			# C CC#77 CCC	Adjust or replace the door closer	No Photo
2.3	Door Operation:	1) Maximum effort to operate exterior and interior doors may not exceed 5-lb.	CBC 11338.2.9	as needed to produce max. 51b.	
	1) The active door requires 111b.s of		ADAAG 4.13.10	door pressure and manner. 3-second closing time.	
	force to open,	2) Doors with closers may not close fasier than 3 second from an open			
	2) The active door closes in 1.4	position of 70 degrees to a point 3-inch			
	seconds,	INTERIOR TOTAL		14 Th	Me Obolo
3,1	Knee Space: The four dining tables	A minimum of 19" deep space under		Replace one table with either ontion A or Cotion B listed below.	2001
	provide kneespace under the table that	the table required tor wheelchair users			·
	is only 13" deep.	Each dining, banquet and ber area shall	CBC 1104B.5(4)	A) 18" cause lableton with 4 leas	
		have one wheelchair seating space for		that are located in the comers in	
		minimum wheelchair seating space per		order to insure a minimum 30"	
		functional area and shall comply with		Wide Milesional actual of the	
		Section 1122b, Fixed of building		B) 42" dlameter, mund tabletop	******
			1	with a max, 4" diameter support	
		Wheelchair seating shall be on an	CBC 1122B	post in the central of the table:	
		accessible route, have a sunace mans			
		kneespace under the counter or			
		tabletop, yielding:			
		30" min. width			-
		27° min, height			
		18 min. depm			

	ite t			-			Toto					
Photo	s the to	1 -1				2.4	See photo	at 4.2	1		2 4 4 62 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4	1
Recommendation	niejuos iudur seudi er. p.,	APPLICABLE TO ITEMS 4.1 TO 4.9; Provide an accessible foilel room ner solutions in Drawing-D, or by	performing different, but equivalent measures.	Install required signage		Witten this hallway or provide access through a differently designed space	Segue approve of the second	through a differently designed space		install a lavatory that provides accessible knee space under the fixture.	Provide a no-step route to the tollet.	Widen this door or provide access through a differently designed space
Code Ref.		first. It contains a	ADAAG 4.1.3(16)(a)		CBC 1115B.5	ADAAG 4.13.6	1	ADARG 4.13.3		ADAAG 4.19.2	ADAAG 4.13.8	ADAAG 4.13.5
And Domitted and	Code Neumanien	Com a hallway, the outer room is entered first. It contains a symbol is required symbol is required. Signage that displays raised tetters. Braille, and a 12" equilateral triangular symbol is required.	Tactile: Numbered rooms, restrooms, and exits must display lacille signage	(i.e. Raised characters and Braille) on the wall beside the latching edge of the door, centered at 60° AFF	Geometric: Doorways leading to men's sanitary facilities shall be identified by an equilateral triangle 1/2" thick with edges 12" long and a vertex pointing	upwaro Minimum 48" deep landing is required on the side toward which a door swings		When a door is open 90 degrees, there must be a clear opening width at least 32 inches wide, measured between the	face of the door and the door armb on the opposite side	Accessible favatones shall provide a vartical clearance of 29" measured from the floor to the bottom of the apron or to the outside bottom edge of the lavatory Knes clearance below the kavatory shall extend a minimum of 30" in width by 17" in depth.	The floor or landing may not be more than 1/2 inch lower than the fitreshold of the doorway.	When a door is open 90 degraes, there must be a clear opening width at least 32 inches wide, measured between the face of the door and the door jamb on the opposite side.
	Barrier Description	ts of two rooms. Ege and a not displayed.				Door - Halway to Outer Room Door Landing:	Leoding to DDN 34" deep	Door - Hallway to Outer Room Door Width	The clear opening of the door is only	25-1/2 wide. Lavalory: A cabinet under the lavatory blocks all possible knee space for wheelchair-users.	Door - Outer room to Tollet room Change of Floor Level	The clear opening of the door is only
	*	4.1	<u> ,</u>			4.2		4.3		4,4	4.5	4.6

Bartler Description Coughing with 4.2.3 shall be provided ADAAG 4.22.3 The clear space for turning around 160- degrees, is approximately 42" diameter, less that the length of a wheelchair. ADAAG 4.2.3 requires a minimum 60" and 4.2.3 requires a minimum 60" diameter clear turning space per Figure 3a, or a 60" x 60" T-Shaped space per Figure 3b. The toilet Height The toilet seat is 15-1/2" above the floor 10" measured to the top of the toilet shall be a minimum length grab bar is spaced 12" maximum of 17" and a maximum of 19" measured to the side of the water closet spaced 12" maximum from the back wall at a height between 33" and 36" A second grab bar is required on the wall behind the loilet. It must be minimum 36" long.			And Bearingsont	Code Ref.	Recommendation	2011
Maneuvering Space in Toliet Room The clear space for turning around 180- degrees, is approximately 42" diameter, less that the tength of a wheelchalr. ADAAG 4.2.3 requires a minimum 80" diameter clear turning space per Figure 3a, or a 80" x 60" T-Shaped space per Figure 3a, or a 80" x 60" T-Shaped space per Figure 3a, or a 80" x 60" T-Shaped space per Figure 3a, or a 80" x 60" T-Shaped space per Figure 3b. The toliet Height beat is 15-1/2" above the floor 7" measured to the top of the toliet shall a 4.16.3 Grab Bars No grab bars are provided. No grab bars are provided. A 42" minimum length grab bar is required on the back wall at a height between 33" and 38". A second grab bar is required on the wall behind the loilet. It must be minimum 36" long.	*	Barrier Description	רסמם צבו חוז ביווים וויי	ADAAG 4 22 3	Expand this tollet room or provide	4-7
The totlet seat is 15-1/2" above the floor Grab Bars No grab bars are provided. The totlet seat is 15-1/2" above the floor No grab bars are provided. The totlet seat is 15-1/2" above the floor after the side of the water closet space of the same than the back wall at a height between 33" and 36". A second grab bar is required on the back wall at a height between 33" and 36". A second grab bar is required on the wall behind the loilet. It must be minimum 36" long.	1.7	Maneuvering Space in Tollet Room	An unobstructed furning space complying with 4.2.3 shall be provided		an accessible furning area through	
ress that the length of a wheelchair. ADAAG 4.2.3 requires a minimum 80° diameter clear luming space per Figure 3a, or a 80° x 60° T-Shaped space per Figure 3a, or a 80° x 60° T-Shaped space per Figure 3a, or a 80° x 60° T-Shaped space per Figure 3a, or a 80° x 60° T-Shaped space per Figure 3b. The height of an accessible foliet shall at 15-1/2° above the floor 19° measured to the top of the tollet seat is 15-1/2° above the floor 19° measured to the top of the tollet seat is 15-1/2° above the floor 19° measured to the spann for the water closet space of the water closet space of 12° minimum from the back well and extending a minimum of 54° from the back wall at a height between 33° and 36°. A second grab bar is required on the well behind the loitet. It must be minimum 36° long.		The clear space for turning around 180-	within an accessible toilet room.	ADAAG 4.2.3	a omerenny designed space	
The follet Height The follet Height The follet seat is 15-1/2" above the floor The follet Bars Grab Bars No grab bars are provided. No grab bars are provided. Sa, or a 80' x 60' T-Shaped space per Figure 3b. The height of an accessible follet shall 4.16.3 The height of an accessible follet shall 19' measured to the top of the tollet seat. Seats shall not be spruing to return to a lifted position. A 42' minimum length grab bar is required to the side of the water closet spaced 12' maximum from the back wall at a height between 33' and 36'. A second grab bar is required on the wall behind the tollet. It must be minimum 36' long.		degrees, is approximately as utalified; less that the length of a wheelchalf.	ADAAG 4.2.3 requires a minimum 80* diameter clear tuming space per Figure			······································
The foliet Height The foliet seat is 15-1/2" above the floor 19" measured to the top of the tollet seat is 15-1/2" above the floor 19" measured to the top of the tollet seat is 15-1/2" above the floor 19" measured to the top of the tollet seat is 15-1/2" above the floor 19" measured to the spring to return to a lifted position. Grab Bars Grab Bars A 42" minimum length grab bar is required to the side of the water closet spaced 12" maximum from the back well at a height between from the back wall at a height between 33" and 36". A second grab bar is required on the well behind the foliet. It must be minimum 36" long.		,	3a, or a 80' x 60' T-Shaped space per Figure 3b.			
Grab Bars A 42' minimum length grab bar is Fib. 29 & 30 iequired to the side of the water closet spaced 12' maximum from the back wall and extending a minimum of 54' from the back wall at a height between 33' and 38'. A second grab bar is required on the wall behind the foilet. It must be minimum 36' long.	₩.	Tolet Height The tollet seat is 15-1/2" above the floor	The height of an accessible follet shall be a minimum of 17" and a maximum of 19" measured to the top of the tollet seat. Seats shall not be sprung to return to a lifted cosition.	4.16.3	Replace the tollet with an accessible fixture.	4
	6.9	Grab Bars	A 42" minimum length grab bar is contract to the side of the water closet	Fib. 29 & 30	Install grab bars as required.	4-9
must be minimum 36" long.		No grab bars are provided.	spaced 12" maximum from the back wall and extending a minimum of 54" from the back wall at a height between 33" and 38". A second grab bar is required on the wall behind the loilet. It			
		-	must be minimum 36° long.			

12/20/07

PART V: RECOMMENDATIONS

PARKING

Provide one accessible parking space with an 8-ft wide access alste adjacent to the passenger's side of the vehicle, install all required signage.

PUBLIC ENTRANCE

Perform Option A or B, however, if both of those options are proved to be legally or structurally inteasible, perform Option C. ~

Option A) EXTERIOR RAMP at the FRONT ENTRY: Install an extentor ramp as shown in Drawing A. The ramp would provide an accessible route directly up to the public entrance from the public sidewalk; This solution would require a sidewalk encroachment permit from CA Dept. of Transportation (CalTrans)

Option B) INTERIOR RAMP at the BACK ENTRY: If a sidewalk encroachment permit cannot be acquired per Option-A, install a walkway along the side of the building that would lead to the back entry door, as shown in <u>Drawing B</u>. The restaurant floor-level is down two steps and lower than the exterior grade at the area of the back door. This solution would require lowering the back door to the same fevel as the restaurant floor, and excavating the exterior grade around that door to provide an accessible path to it.

Optron C) INTERIOR RAMP OR WHEELCHAIR LIFT: If It can be demonstrated that neither A, nor B are feasible, install a wheelchair lift or a ramp that would lead down to the restaurant's floor level from the back entry door, as shown in <u>Drawing C</u>.

- Make the front entry door accessible, by replacing the paired doors with a single 3-ft wide door, or by installing a powered door opener that opens both doors simultaneously. Note: Make the front door accessible only if Option-A as described at item 2.1 is performed. Otherwise, if Option B or C is aerformed, provide directional signage to the newly accessible back entry door 2,2
- Adjust or replace the door closer as needed to produce max. 5tb, door pressure and minimum 3-second closing time. 2.3

SEATING

Replace one table with either Option A or Option B listed below.

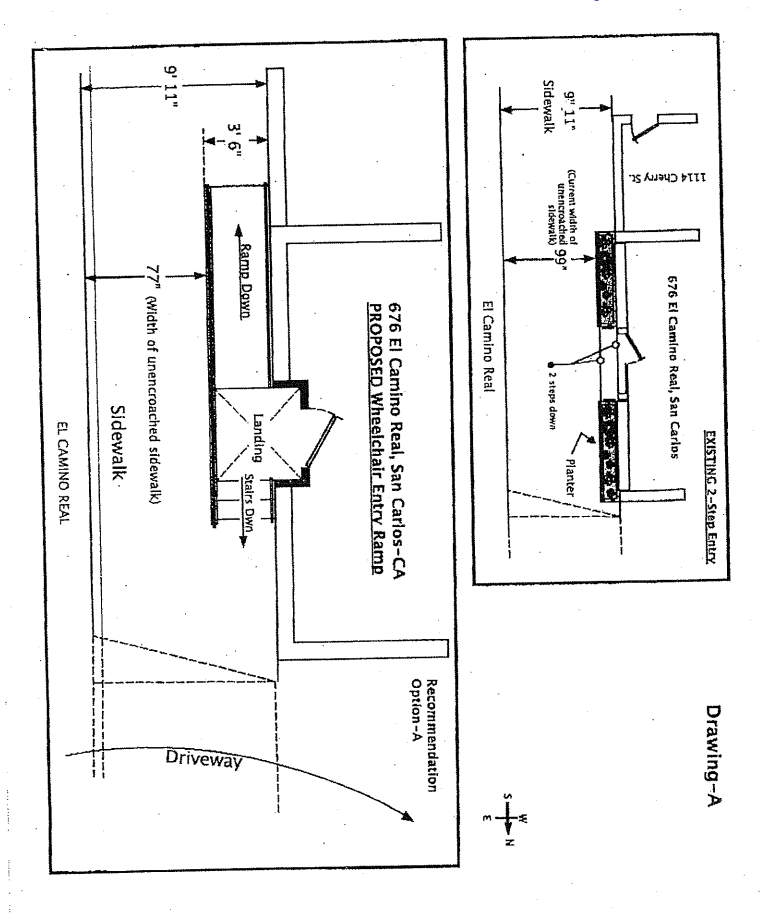
Option A) 36" square labletop with 4 legs located in the comers to insure a minimum 30" wide wheelchair sealing space.

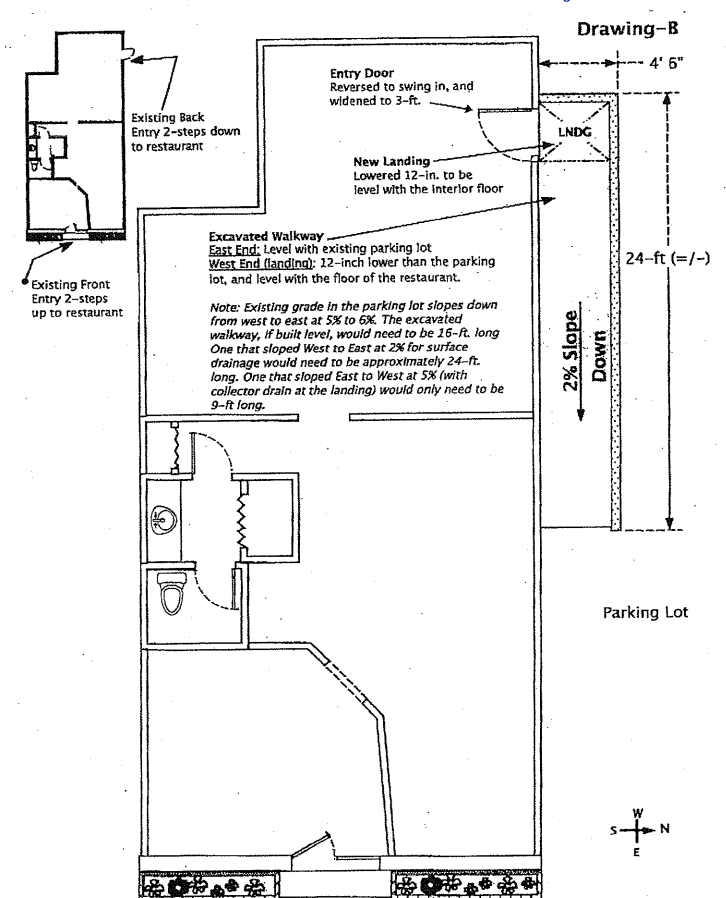
Option B) 42" diameter, round tabletop with a maximum 4" diameter support post in the center of the table.

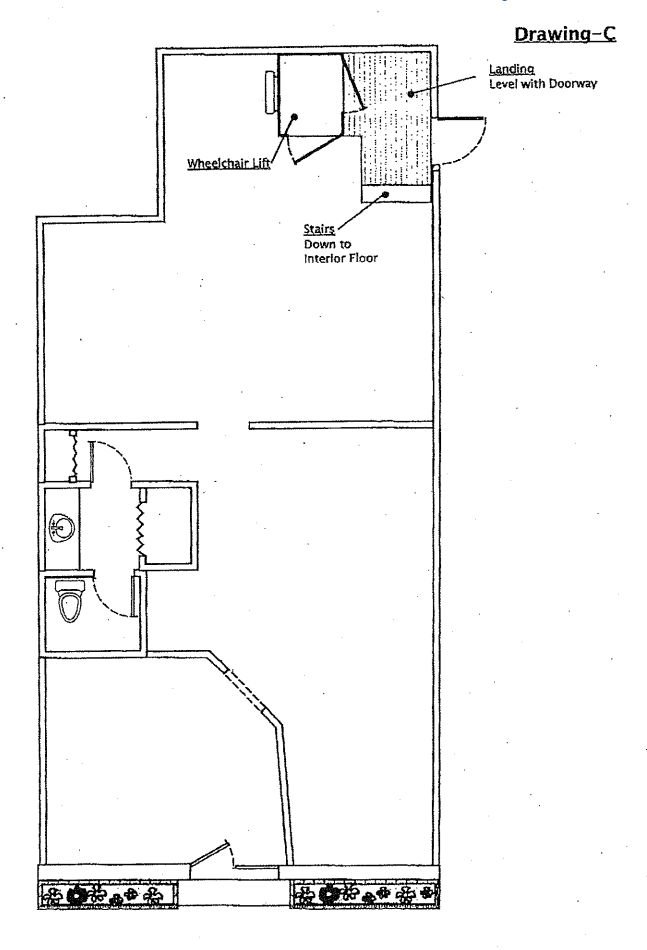
RESTROOM

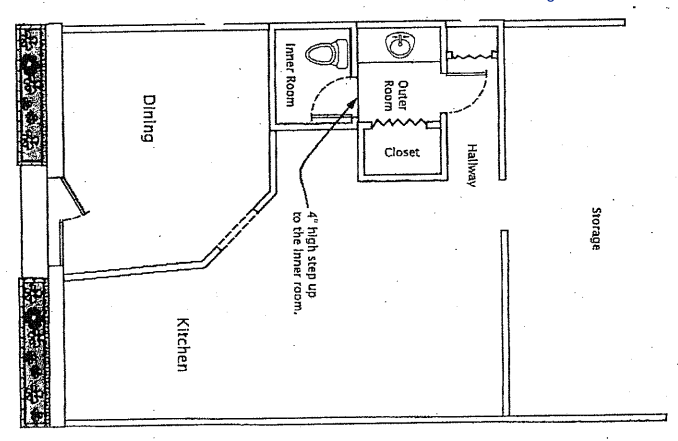
Perform Nems 4.1 to 4.9 in conjunction with the recommendation in Drawing-D, or by performing different, but equivalent measures.

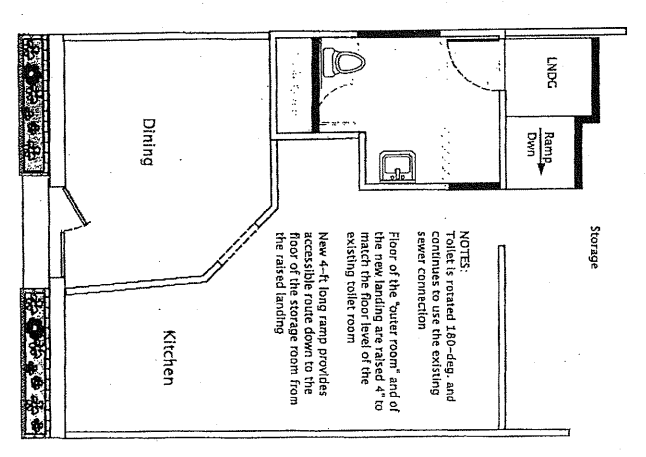
- Install required signage
- Widen this hallway or provide access through a differently designed space C.
 - Miden this door or provide access through a differently designed space
 - nstall a lavatory that provides accessible knee space under the fixture.
 - provide a no-step route to the tollet
- Miden this door or provide access through a differently designed space
- Expand this follet room or provide an accessible furning area through a differently designed space
 - the toilet with an accessible fixture.







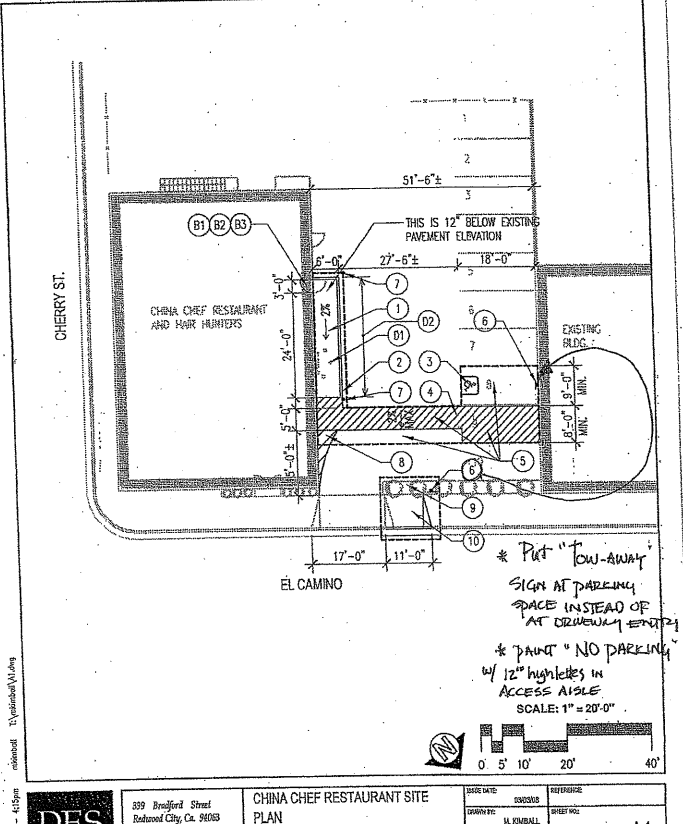




New Wall Wall Removed

Drawing-D

Steve WINCEY





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399 Bradford Street	CHINA CHEF RESTAURANT SITE	1550E DATE: 03403/08	REPRENCE
Redwood City, Ca. 94063	PLAN	IL KIMBALL	SHEET HO2
Tel: 650.364.6453 Fax: 660.364.2618	HARTNETT	REMEMED BY: 6. MINCEY	AI
www.des-ae.com © ios		PROJECT NO.: 9737.001	REF. SI CEET:

<u>KEY NOTES:</u>

DEMOLITION ITEMS:

- (D1) REMOVÉ (3) BOLLARDS
- (D2) SAWCUT AND REMOVE EXISTING PAVEMENT IN AREA OF NEW WALKWAY

BUILDING ITEMS:

- SAW CUT CONCRETE WALL TO CREATE LARGE OPENING FOR 3' WIDE DOOR AND FRAME
- INSTALL NEW DOOR WITH INWARD SWING THAT MEETS ALL ADA REQUIREMENTS (AND TITLE-24)
- B3 INSTALL NEW THRESHOLD THAT MEETS ALL ADA REQUIREMENTS - C& TITLE 24)

SITE IMPROVEMENT ITEMS:

- 1) INSTALL ACCESSIBLE AC PAVEMENT SIDEWALK, 2% MAX. SLOPE IN ANY DIRECTION.
- 2) INSTALL CONCRETE RETAINING WALL/CURB PER ATTACHED
- PAINT ACCESSIBLE PARKING SYMBOL PER ATTACHED
- PAINT 4" WIDE WHITE STRIPES AT 3' O.C. FOR 5' WIDE ACCESSIBLE PATHWAY
- GRIND AND FEATHER ADDING NEW AC PAVEMENT AS REQUIRED AT 2% IN ALL ACCESSIBLE SPACE, ETC. IN NON-ACCESSIBLE SPACES, OVERLAY NEW AC PAVEMENT AS REQUIRED TO CONFORM TO (E) PAVEMENT PER ATTACHED
- VAN ACCESSIBLE SIGN PER ATTACHED
- RELOCATE BOLLARD TO THIS LOCATION
- ADD STRIPING FOR DRIVEWAY
- REMOVE LANDSCAPE AREA AND REPLACE WITH 2" AC PAVING OVER 9" CL, 2 AGG, BASE
- SAWCUT AND REMOVE SIDEWALK AND REPLACE WITH DRIVEWAY AND GUTTER PER CITY STDS (DRILL & EPOXY 1/2" DIAMETER DOWELS 6" INTO EXISTING CONC. AT 12" O.C.

ARCHITECTS ENGINEERS

399 Brudford Street Redwood City, Ca. 94063 Tel: Fax:

650,364,6453 650.364.2618

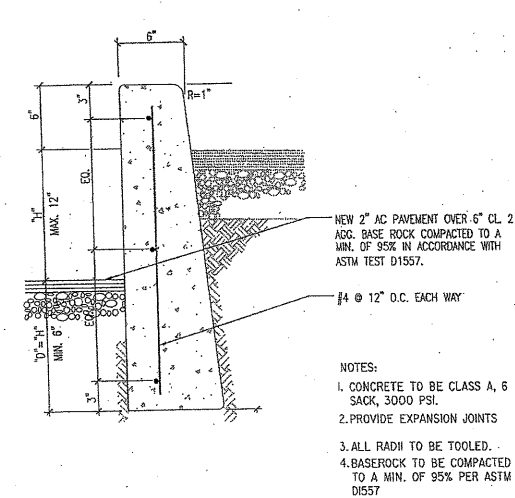
www.des-ae.com (G) 2008 CHINA CHEF RESTAURANT SITE PLAN

HARTNETT

REFERENCE 03/03/08 HEET HO: M, KIMBALL A2 S, MINCEY REF, SHEET, 9737.001

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2008 ę, ģ



ARCHITECTS ENGINEERS

399 Bradford Street Reamond City, Ca. 94063 Tel: 650,364,6453 650,364,2618

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DEEPENED CURB

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SITE DETAIL

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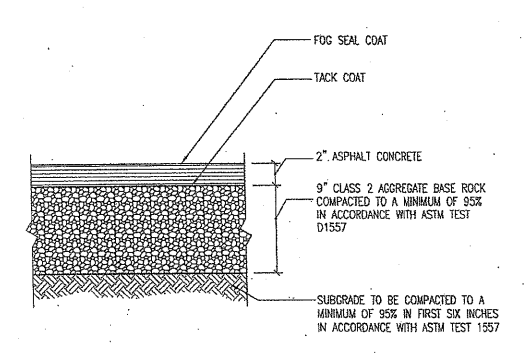
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AC PAVEMENT SECTION

FILE NAME: ASHPAVE

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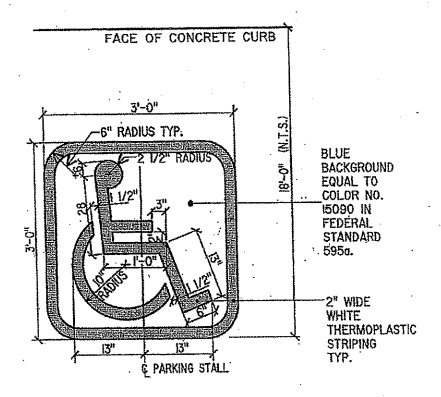
399 Bradford Street Redwood City, Ca. 94063 Tel: 650,364,6453 650.364.2618 Fax:

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HARTNETT

ISSUEDATE REFERENCE: 03/03/03 DRAWN BY: SHEET NO: S. MINCEY PROJECT NO: ref.sxeet;

9737,001



CESSIBLE PARKING SYMBOLS

SCALE=N.T.S. (16)

FILE NAME: ACCSYM

DRAWN BY: MASTER

ARCHITECTS ENGINEERS

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- 4:10pm

04, 2008

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ISSUE DATE · 53/03/08 S. HINCEY ref.sheet: 9737,001

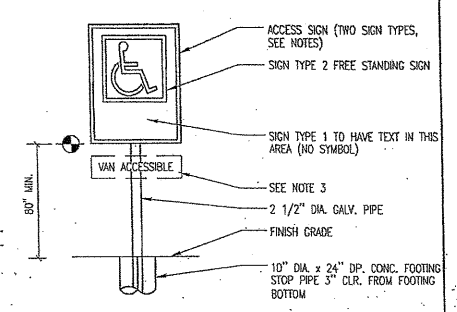
NOTES:

1. OFF-STREET PARKING
FACILITIES TO HAVE SIGN
AT STREET ENTRANCE NOT
LESS THAN 17" x 22" IN SIZE.
SIGN TEXT TO BE BEADED
(OR EQUAL) TO STATE THE
FOLLOWING:

"Unauthorized Vehicles Not Displaying distinguishing Placard or license plate issued for persons with disabilities may be towed away at owner's expense. Towed Vehicles may be reclaimed by Calling.

CONTRACTOR TO FILL IN BLANKS PRIOR TO MANUFACTURING SIGN.

- 2. DISABLED ACCESSIBLE PARKING SPACE SIGN TO BE BEADED (OR EQUAL) WITH INTERNATIONAL SYMBOL OF ACCESS; AS SHOWN, SIZE TO BE 70 SQ. IN. MINIMUM.
- 3. PROVIDE SIGN AT VAN STALL WITH ADD'L SIGN STATING "VAN ACCESSIBLE"



NOTE: 80" HIGH AT STALL AND ENTRANCE 48" AT STALLS (AT LANDSCAPE OR NON PEDESTRIAN AREAS AWAY FROM PATH OF TRAVEL)

ACCESSIBLE PARKING SIGNS

SCALE: N.T.S. (1)

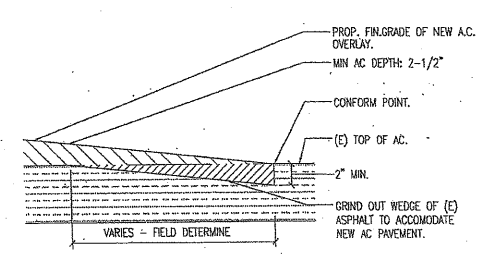
4:10pm rakimball

04, 2008

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Redwood City, Ca. 94063 Tel: 650.364.6453		drawnby: M. Kimball	SHEET NO:
Fax: 650.364.2618	HARTNETT	REVENED BY: 'S. HANCEY	
úwoo,des-az.com 🕞 2008		PRIDJECT NO: 9737.001	REF, SHEET:



WEDGE CUT AT CONFORM

SCALE: N.T.S. (8)

FILE NAME: AC-CONF

DRAWN BY: MASTER

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ARCHITECTS
ENGINEERS

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Reduced City, Ca. 94063	•	orvan by: M. Kimball	SHEET NO:
Tel: 650.364.6453 Fax: 650.364.2618	HARTNETT	REMEMED BY: S, Mincey	
wunp.des-ac.com		PROJECT NO.: 9737.001	ref. Sheet:

